SEC. 15. That acts and parts of acts in conflict with

this act and provisions are hereby repealed.

SEC. 16. This act being deemed of immediate importance, it shall take effect and be in force from and after its publication in the Iowa State Register, and the Des Moines Leader, newspapers published in Des Moines, Iowa.

Approved April 20, 1896.

I hereby certify that the foregoing act was published in the Iowa State Register and Des Moines Leader, May 9, 1896.

W. M. McFarland, Secretary of State.

CHAPTER 122.

H. F. 92.

AN ACT to amend section three (3) of chapter one hundred and thirty-four (134) of the Acts of the Twenty-first General Assembly, to transfer Marshall county from the eleventh to the seventeenth Judicial District, and to provide a second Judge for the Seventeenth Judicial District.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That section three (3) of Chapter one hundred and thirty-four (134) of the Acts of the Twenty-first General Assembly be amended as follows:

First. By striking out from the eleventh paragraph

thereof the word "Marshall",

District to be composed of the counties of Benton, Tama and Marshall.

Second. By repealing paragraph seventeen thereof, and inserting in lieu thereof the following: "Seventeenth": The seventeenth District shall consist of the Counties of Benton, Tama, and Marshall, and shall have two Judges."

Governor to appoint.

SEC. 2. The Governor shall appoint a Judge for said seventeenth Judicial District in conformity herewith, who shall hold his office until the election and qualification of his successor as herein provided.

First judge to be elected in 1896.

At the general election in 1896 a Judge shall be elected in said District, whose term of office shall expire at the same time as does the other Judge in said District, and thereafter the term of office of said Judge shall be four years.

Order for terms of court. SEC. 3. On or before the 20th day of April, A. D. 1896, the Judges of said eleventh and seventeenth Districts shall make an order in their respective districts assigning the terms of Court in the respective districts for the period as now provided by law for duration of such assignments of terms of Court.

SEC. 4. All acts and parts of acts in conflict with

this act and provisions are hereby repealed.

SEC. 5. This act being deemed of immediate importance shall be in force from and after its passage and

publication in the Iowa State Register and Des Moines Leader, newspapers published at Des Moines, Iowa.

Received at the Executive Office April 4, 1896.

Wm. H. Fleming, Private Secretary. This bill having remained with the Governor three days unday excepted), the General Assembly being in session,

(Sunday excepted), the General Assembly being in session, has become a law this 8th day of April, 1896.

I hereby certify that the foregoing act was published in the Iowa

State Register, April 16, and Des Moines Leader, April 18, 1896. W. M. McFarland, Secretary of State.

CHAPTER 123.

AN ACT relinquishing an escheat in Hamilton County to Mrs. S. F. 384. Winnefred J. Byrne.

WHEREAS, Francis Harrison died intestate Dec. 30, 1882, in La Salle County, Ill., being seized and in possession at the time of his death in fee simple of the following described real estate, situated in Hamilton County, to wit: The w $\frac{1}{2}$ S E $\frac{1}{4}$ of Sec. 22, Township 89, range 24, West of the 5th P. M.; and,

Whereas, at the time of his death he had no child or children, father or mother, brothers or sisters, or decendants of either him surviving, or others upon whom descent would be cast, except his wife Mary Anne Harrison; said Mary Anne Harrison, died intestate Oct 2, 1886, and at the time of her death had no father or mother, brothers or sisters, or descendants of either her surviving, or others upon whom descent would be cast, except her daughter by a former husband, Mrs. Winnifred J. Byrne, who now survives her; and

WHEREAS, an undivided one-half of said real estate

would escheat to the State of Iowa, and

WHEREAS, It is but just that said Mrs. Winnifred J. Byrne, the only surviving heir of the said Francis Harrison, should hold and possess in her own right the entirity of said estate; therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the State of Iowa does hereby relin-state of Iowa quish all right or title, which it now has or might acquire to relinquish by right of escheat, in and to the West ½ of the Southeast ¼ of Sec. 22, Twp. 89, Range 24, West of the 5th P. M., Hamilton County, Iowa, by reason of the death of Francis Harrison and Mary Anne Harrison aforesaid, and hereby grants the same and relinquishes its right therein to the said Winnifred J. Byrne, the only surviving heir of the said Francis Harrison and Mary Anne Harrison, and to her heirs, assigns, and vendees.

SEC. 2. This act, being deemed of immediate importance, shall take effect from and after its publication in